

James Davis Bennett and Pamela 1 No. 15-cv-1923 RGK (Ex) Bennett. Honorable Charles F. Eick United States Magistrate Judge 2 Plaintiffs. 3 - V. -4 United States of America, 5 Defendant. 6 7 The Court, having read and considered the parties' joint stipulation for protective 8 order, and for the reasons stated in the joint stipulation and for good cause shown, 9 It is hereby ordered that the defendants are permitted to produce: (1) the 10 individual defendants' personal income tax returns; (2) information about the individual defendants' income and assets; (3) Federal Bureau of Prisons reviews of the individual 11 12 defendants' job performance; and (4) Federal Bureau of Prisons logs of telephone calls made by plaintiff James Davis Bennett while incarcerated in federal prison (hereinafter 13 14 referred to as Protected Material). 15 Protected Material will be redacted before disclosure to remove nonparties' personal identifiers such as social security numbers, birth dates, FBI numbers, financial 16 17 account numbers, and home addresses. 18 The parties and their counsel shall use Protected Material for purposes of these 19 cases only, and not for any other purpose. 20 Protected Material shall be disclosed only to: 21 a. Counsel of record for the parties in these cases; and 22 The plaintiffs, provided that they execute and file with the Court the b. attached agreement to be bound by protective order in the form attached hereto as 23 24 Exhibit A. 25 No party shall file documents, pleadings, transcripts, or other materials in these

cases containing or disclosing Protected Material without seeking Court approval to file

the Protected Material under seal under Local Rule 79-5.1.

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At the end of these cases, including any appeal, all originals and duplicates (as defined by Federal Rule of Evidence 1001) of Protected Material shall be returned to the defendants by plaintiffs' counsel within 30 days of the termination of the cases. This shall not include documents filed with the Court or documents containing plaintiffs' counsel's notations, which plaintiffs' counsel shall destroy within 30 days of the termination of the cases.

At the end of these cases, including any appeal, plaintiffs' counsel shall certify to this Court that they have irretrievably destroyed all originals and duplicates (as defined by Federal Rule of Evidence 1001) of Protected Material.

This stipulated protective order is not intended to compromise the rights of any party to object to discovery under the Federal Rules of Civil Procedure or any other authority; nor is it intended to alter any burden of proof regarding any assertion of privilege. This stipulated protective order permits, but does not require, the defendants to produce Protected Material.

Nothing in this stipulated protective order shall prohibit a party from seeking further protection against disclosure of Protected Material.

Nothing in this stipulated protective order constitutes a waiver of any party's right to seek a Court order permitting the future use and/or production of unredacted copies of the Protected Material.

Nothing in this stipulated protective order constitutes a waiver of the defendants' right to use, disclose, or disseminate the Protected Material in accordance with the Privacy Act, any applicable statutes or regulations, or Federal Bureau of Prisons policies.

Neither the United States Department of Justice, including the Federal Bureau of Prisons and the United States Attorney's Office, nor any of its officers, agents, employees, or attorneys, shall bear any responsibility or liability for any disclosure of any Protected Material obtained by the parties under this stipulated protective order, or of any information contained in Protected Material.

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This stipulated protective order does not constitute a ruling on whether any particular document or category of information is properly discoverable or admissible and does not constitute a ruling on any potential objection. Other than the documents and information explicitly set forth herein, this stipulated protective order does not apply to any information or documents subject to a claim of privilege or other basis of exclusion, and this stipulated protective order shall not be precedent for adopting any procedure with respect to the disclosure of any other information. Honorable Charles F. Eick United States Magistrate Judge Presented by:

KAYE, McLANE, 12 BEDNARSKI & LITT, LLP 13

/s/ David S. McLane Barrett S. Litt David S. McLane

15 KAIRYS, RUDOVSKY, MESSING & FEINBERG 16

/s/ Jonathan H. Feinberg Jonathan H. Feinberg

19 Attorneys for Plaintiffs

> EILEEN M. DECKER **United States Attorney** LEON W. WEIDMAN Assistant United States Attorney Chief, Civil Division

<u>/s/ Garrett</u> Coyle KEITH M. STAUB GARRETT COYLE Assistant United States Attorneys

Attorneys for Defendants

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-		Ехнівіт А
1	UNITED STATES DISTRICT COURT	
2	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
3	James Davis Bennett,	No. 14-cv-4697 RGK (Ex)
4	Plaintiff,	Agreement To Be Bound By Protective Order
5 6 7	Jaspal Dhaliwal, MD; Richard Gross, MD; Annabel Rivera, MLP; Vincente Tejada, MLP; E. Casino, MLP; Marsha Pinnell, RN; and Does 1–10,	Honorable R. Gary Klausner United States District Judge
8	Defendants.	·
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10 11	James Davis Bennett and Pamela	N- 15 1000 DOW (F.)
12	Bennett,	No. 15-cv-1923 RGK (Ex)
13	Plaintiffs,	Honorable R. Gary Klausner United States District Judge
14	v	
15	United States of America,	
16	Defendant.	
17	The undersigned, having read and fully understood the terms of the protective	
18	order entered by the Court in the above-captioned cases, hereby agrees to be bound	
19	thereby. The undersigned agrees that Protected Material, as defined in the joint	
20	stipulation for protective order, may be used only in these cases and not for any other	
21	purpose. The undersigned agrees not to disseminate or disclose Protected Material or the	
22	contents thereof.	
23	Dated:, 2015	
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25	Signa	ture
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